

IN THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	8:09CR457
)	
v.)	
)	
SHANNON WILLIAMS,)	ORDER
)	
Defendant.)	
_____)	

Defendant's attempt to divest the Court of jurisdiction prior to his Friday, November 4, 2011, sentencing hearing (Filing Nos. [1144](#), [1145](#), and [1158](#)) should fail because defendant's appeals are not taken in good faith. Defendant's Filing Nos. [1144](#) and [1158](#) do not address final orders of judgment, and defendant's Filing No. [1145](#), seeking an interlocutory appeal based upon double jeopardy grounds, is frivolous. The alleged double jeopardy violation in defendant's Filing No. [1145](#) addresses only defendant's Forfeiture Count allegation of the superseding indictment (Filing No. [360](#)). As the Forfeiture Count allegation has been dismissed from this case (See Filing No. [1129](#)), the Court finds Filing No. [1145](#) is frivolous. Therefore, the Court hereby certifies defendant's appeals are not taken in good faith, and defendant is not entitled to proceed on appeal in forma pauperis. Accordingly,

IT IS ORDERED:

1) Defendant's appeals (Filing Nos. [1144](#), [1145](#), and [1158](#)) are not taken in good faith.

2) Defendant is not entitled to proceed on appeal in forma pauperis.

DATED this 2nd day of November, 2011.

BY THE COURT:

/s/ Lyle E. Strom

LYLE E. STROM, Senior Judge
United States District Court